

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

SIEMENS PRODUCT LIFECYCLE
MANAGEMENT SOFTWARE INC.,

Plaintiff,

v.

DOES 1- 150,

Defendants.

Case No.: 4:19-cv-00129

JURY TRIAL DEMANDED

NOTICE OF DISMISSAL WITHOUT PREJUDICE

PLEASE TAKE NOTICE, pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiff Siemens Product Lifecycle Management Software Inc., having defended its intellectual property rights by availing itself of the Court's expedited discovery procedures, hereby voluntarily dismisses, WITHOUT PREJUDICE, all claims against the following Doe Defendants in the above-captioned action:

Doe #	##IP Address
1	71.202.59.68
2	73.162.188.183
3	98.224.181.9
6	98.207.98.73
7	68.55.124.214
8	73.8.245.67
9	24.218.116.118
10	24.6.48.156
11	73.18.165.37
21	98.229.104.222
22	98.250.227.18
23	76.20.13.41
24	69.250.232.130

25	71.234.89.157
26	68.50.201.23
27	73.158.232.5
28	73.92.37.48
30	68.40.147.203
31	24.5.214.94
32	73.209.23.121
33	73.222.228.179
34	73.161.107.4
35	98.249.6.163
36	67.166.93.162
37	71.194.161.130
38	73.109.108.196
39	24.15.182.85
40	68.61.227.62
41	67.188.121.208
42	24.5.251.149
43	68.37.217.97
45	107.3.37.124
46	68.48.11.75
47	73.83.69.122
48	68.62.84.47
49	68.40.178.92
50	24.4.101.197
51	68.36.82.54
52	73.227.198.240
53	76.126.122.79
54	68.55.87.27
55	96.80.227.219
56	24.130.196.78
57	67.177.229.61
58	96.76.248.33
59	73.124.234.251
60	98.243.130.30
61	69.181.202.2
62	71.234.0.126
63	73.18.173.126
64	73.168.109.181

65	98.201.151.167
66	67.184.242.108
67	107.5.129.5
68	73.56.33.10
69	98.209.169.6
70	73.92.236.125
71	162.17.143.201
72	67.188.119.109
73	68.34.57.198
74	73.222.253.70
75	73.95.63.150
76	68.49.135.97
77	73.14.216.7
86	50.242.110.206
105	50.226.229.2
121	96.76.60.186

Siemens PLM continues to pursue discovery sufficient to identify the Doe Defendants not listed above, and Siemens PLM does not dismiss its claims against those Doe Defendants at this time.

As required by Rule 41(a)(1)(A)(i), this Notice has been filed before service by Defendant of an answer or a motion for summary judgment.

DATED this 5th day of April 2019.

/s/ Robert R. Riddle

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CERTIFICATE OF SERVICE

I certify that the above document was served via the Court's CM/ECF system to all counsel of record on April 5, 2019.

/s/ Robert R. Riddle
Robert R. Riddle